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I, RYAN K. WONG, declare and state as follows:

- I am an attorney licensed to practice law in the State of California and admitted to 1. practice before this Court. I am an associate at the law firm of Keker & Van Nest, LLP and counsel for Defendant Arista Networks, Inc. ("Arista") in the above-captioned action. I have personal knowledge of the facts stated herein and, if called as a witness, I could testify competently thereto.
- 2. I submit this declaration in support of Arista's Administrative Motion to File Under Seal Confidential Information and Documents Submitted with Arista's Corrected Motion to Strike Expert Opinions and Testimony of Dr. Kevin C. Almeroth.
- 3. Arista seeks to seal the following material attached to the Declaration of Ryan K. Wong in Support of Arista's *Corrected* Motion to Strike Expert Opinions and Testimony of Dr. Kevin C. Almeroth:

Document	Portions of Document to be Sealed
Arista's <i>Corrected</i> Motion to Strike Expert Opinions and Testimony of Dr. Kevin C. Almeroth	Highlighted portions

Arista does not seek to file under seal the highlighted portions of Arista's 4. Corrected Motion to Strike Expert Opinions and Testimony of Dr. Kevin C. Almeroth under seal. Arista is only submitting those portions of Arista's *Corrected* Motion to Strike under seal because they discuss or quote from Dr. Kevin Almeroth's deposition testimony, Opening Expert Report, and Rebuttal Expert Report, all three of which have been designated by Cisco as "Highly Confidential – Attorney's Eyes Only" under the Protective Order. To the extent Cisco seeks to keep any of the highlighted material in Arista's Corrected Motion to Strike under seal, I understand that it may file a declaration to do so under Civil Local Rule 79-5(e)(1).

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